

REMARKS

Independent Claims 14, 15, 22 and 23 have been amended to clearly overcome the rejections under 35 U.S.C. §103(a) as being obvious and unpatentable in view of the **GRASSO '211** patent in view of the **BRYANT 'GB203** patent, and in further view of the **HENSON '383** patent. These Amended Claims now clearly distinguish over the cited patents of **GRASSO '211**, **BRYANT 'GB203** and **HENSON '383**.

Referring to Independent Claims 14, 15, 22 and 23, none of the prior patents teach or disclose a plush animal in combination with a non-medical prescription bottle containing a promotional or emotional message.

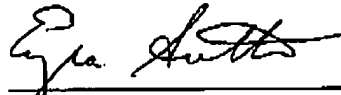
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CONCLUSION

Therefore, the prior art patents to GRASSO '211, BRYANT 'GB203 and HENSON '383, even when combined, do not teach or disclose the claimed features of Amended Independent Claims 14, 15, 22 and 23 and the claims which depend therefrom. For these reasons, it is respectfully requested that Applicant's Amended Claims 10, 14, 15, 17, 22 and 23 should be allowed.

Respectfully submitted,
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